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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/890,619 09/28/2001		Ingmar Manfred Birgden	BRI-00051 5258		
7590 08/26/2004		EXAMINER			
PHIILIP R. WARN			WOOD, KIMBERLY T		
WARN, BURGESS & HOFFMANN, P.C.					
P.O. BOX 70098			ART UNIT	PAPER NUMBER	
ROCHESTER HILLS,, MI 48307			3632		

**DATE MAILED: 08/26/2004** 

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)			
		09/890,6	19	BIRGDEN ET AL.	4		
	Office Action Summary	Examine		Art Unit			
		Kimberly		3632			
Period fo	The MAILING DATE of this communication a or Reply	ppears on the	e cover sheet with the c	orrespondence add	dress		
THE - External formation of the control of the cont	ORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statutely preceived by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	. 1.136(a). In no evelply within the stated will apply and wute, cause the app	ent, however, may a reply be tim utory minimum of thirty (30) days ill expire SIX (6) MONTHS from lication to become ABANDONE	ely filed s will be considered timely the mailing date of this co O (35 U.S.C. § 133).			
Status							
1)	Responsive to communication(s) filed on 27	May 2004					
2a)□		nis action is n	on-final				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
5)⊠ 6)⊠ 7)□	Claim(s) <u>51, 72, and 85</u> is/are objected to.						
Applicati	on Papers						
9)	The specification is objected to by the Examir	ner.					
10)□	☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
		LAAHIIIIEI. 140	ne the attached Office	Acion of form F1	O-132.		
Priority ι —	ınder 35 U.S.C. § 119						
a)[	Acknowledgment is made of a claim for foreignal All b) Some * c) None of:  1. Certified copies of the priority documents. Certified copies of the priority documents. Copies of the certified copies of the priority documents. Copies of the certified copies of the priority documents. Cepties of the certified copies of the priority documents. Cepties of the certified copies of the priority documents. Cepties of the certified copies of the priority documents. Cepties of the certified copies of the priority documents. Cepties of the certified copies of the priority documents. Cepties of the priority documents.	nts have bee nts have bee iority docume au (PCT Rul	n received. n received in Application ents have been receive e 17.2(a)).	on No d in this National S	Stage		
Attachment	• •						
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)		4) Interview Summary Paper No(s)/Mail Da	(PTO-413) te.			
3) 🔲 Inforr	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date	8)	5) Notice of Informal Pa		-152)		

Application/Control Number: 09/890,619
Art Unit: 3632

This is the third office action for serial number 09/890,619, entitled Vehicle External Mirror Assembly And Method Of Manufacture.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 36-50, 52-54, 57, 71, 73-75, and 84 are rejected under 35 U.S.C. 102(b) as being anticipated by Herr et al. (Herr) 3,448,553 in view Mittelhauser DT 2740189. Herr discloses a head () comprising a plurality of foam cores (19, 20, and 21, a mirror (9), a mount (9), a load diffuser (2 and 2), a front and rear shell (10 and 12), and internal chamber (where the from is at the edge of 11 and 13), the stiffness of the diffuser reduces from adjacent said mount. Herr discloses all of the limitations of the claimed invention except for the molded thin external plastic body shells. Mittelhauser teaches that it

Application/Control Number: 09/890,619
Art Unit: 3632

is known to have a front and rear plastic shell having an overlapping butt joint (near 4, and opposite to the side where 7, 8, 9, 12, and 21 are located). It would have been obvious to one having ordinary skill in the art to have modified Herr to have made the plastic shells by molding and to have the connection of the front shell to the rear shell being a joint as taught by Mittelhause for the purpose of providing a more rigid and durable protective frame having a better means of attachment.

Claims 36, 40-43, 45-48, 52-54, 57, 73-75, and 84 are rejected under 35 U.S.C. 102(b) as being anticipated by Lang 6,382,804 in view Mittelhauser DT 2740189. Lang discloses a head (1), a foam core (2), a mirror (7), a mount (figure 3), a load diffuser (24), a frame 1. Lang discloses all of the limitations of the claimed invention except for the molded thin external plastic body shells. Mittelhauser teaches that it is known to have a front and rear plastic shell having an overlapping butt joint (near 4, 7, 8, 9, 12, and 21). It would have been obvious to one having ordinary skill in the art to have modified Lang to have made the plastic shells by molding and to have the connection of the front shell to the rear shell being a joint as taught by Mittelhause for the purpose of providing

Application/Control Number: 09/890,619

Art Unit: 3632

a more rigid and durable protective frame having a better means of attachment.

Claims 37-39, 44, 55, 56, 76, and 77 are rejected under 35 U.S.C. 102(b) as being anticipated by Lang 6,382,804 in view Mittelhauser DT 2740189 in Lang 6,390,634. Lang in view of Mittelhauser discloses all of the limitations of the claimed invention except for a mount having a pivot assembly receiving portion, a vehicle body abutment and connection portion, and a body comprising a second foam core. Lang 634 discloses a vehicle external mirror assembly comprising a head (15), a mirror (16), a mount (1 and 2), a foam core (20, column 4, lines 2ff), a load diffuser (6, 7, 8, 5, and 14), a front and rear shell (18 and 19), a second foam core (30), the stiffness of the diffuser reduces from adjacent said mount (the diffuser changes from two rods (6, 7, and 8) to one rod (14). It would have been obvious to have modified Lang in view of Mittelhause to have provided a mount having a pivot assembly receiving portion, a vehicle body abutment and connection portion, and a body comprising a second foam core as taught by Lang 634 for purpose of providing a more secure anchoring and supporting means that is rigid and durable.

Art Unit: 3632

## Allowable Subject Matter

Claims 51, 72, and 85 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 58-70 and 78-83 allowed.

#### Response to Arguments

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., the foam core bonding the internal surface of the shells in claims 46, 57, and 73) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). The applicant argues that the claims do not disclose a foam core that anchors and supports the shell however, the foam does anchor and support he shell since the foam in conjunction with the diffuser anchors and supports the foam

Application/Control Number: 09/890,619

Art Unit: 3632

to the mount as does applicant's invention because without the diffuser the foam would not be able or anchor, support or move the mirror.

In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kimberly T. Wood whose telephone number is 703-308-0538. The examiner can normally be reached on Monday-Thursday 7:30am to 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Leslie Braun can be reached on 703-308-2156. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 3632

Information regarding the status of an application may be obtained from the Patent Application Information

Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business

Center (EBC) at 866-217-9197 (toll-free).

Rrimary Examiner Art Unit 3632

August 23, 2004